Article 4A.

Self-Proved Wills.

§	31	-11.6	. How	attested	wills	may	be	made	e self	f-proved	l.
---	----	-------	-------	----------	-------	-----	----	------	--------	----------	----

5 51 11.0. How attested wins may be made sen	•						
(a) Any will may be simultaneously executed, attested, and made self-proved, by acknowledgment thereof by the testator and affidavits of the witnesses, each made before an office authorized to administer oaths under the laws of the state where execution occurs and evidenced							
by the officer's certificate, under official seal, in the following form, or in a similar form showing the same intent:							
"I,, the testator, sign my name to this instrument this day of,							
being first duly sworn, do hereby declare to the und	· · ·						
instrument as my last will and that I sign it willingly (or willingly direct another to sign for m that I execute it as my free and voluntary act for the purposes therein expressed, and that I a							
eighteen years of age or older, of sound mind, and	1 1						
	Testator						
We,, the witnesses, sign sworn, and do hereby declare to the undersigned au instrument as his last will and that he signs it will him), and that each of us, in the presence and here	thority that the testator signs and executes this lingly (or willingly directs another to sign for						
witness to the testator's signing, and to the best of age or older, of sound mind, and under no constrain	our knowledge the testator is eighteen years of						
	Witness						
THE STATE OF	Witness						
COUNTY OF							
Subscribed, sworn to and acknowledged before							
and sworn to before me by and (SEAL)	_, witnesses, this day of						
(GE/1E)	(SIGNED)						
	(SIGNED) (OFFICIAL CAPACITY OF OFFICER)"						
(b) An attested written will executed as subsequent to its execution be made self-proved, be and the affidavits of the attesting witnesses, each moaths under the laws of this State, and evidenced attached or annexed to the will in form and content "STATE OF NORTH CAROLINA" "COUNTY/CITY OF	hade before an officer authorized to administer by the officer's certificate, under official seal,						
"Before me, the undersigned authority, on this day	personally appeared, and,						
known to me to be the testator and the witnesses, attached or foregoing instrument and, all of these testator, declared to me and to the witnesses in my that he had willingly signed or directed another to	respectively, whose names are signed to the persons being by me first duly sworn. The presence: That said instrument is his last will;						

the testator signified that the instrument was his instrument by acknowledging to them his signature previously affixed thereto.

The said witnesses stated before me that the foregoing will was executed and acknowledged by the testator as his last will in the presence of said witnesses who, in his presence and at his request, subscribed their names thereto as attesting witnesses and that the testator, at the time of the execution of said will, was over the age of 18 years and of sound and disposing mind and memory.

	Testator
	Witness
	Witness
	Witness
Subscribed, sworn and acknowledged before	re me by, the testator, subscribed and sworr
before me by, and (SEAL)	witnesses, this day of, A.D
	(SIGNED)
	(OFFICIAL CAPACITY OF OFFICER)"

- (c) The sworn statement of any such witnesses taken as herein provided shall be accepted by the court as if it had been taken before such court.
- (d) Any will executed in another state and shown by the propounder to have been made self-proved under the laws of that state shall be considered as self-proved.
- (e) A military testamentary instrument executed in accordance with the provisions of 10 U.S.C. § 1044d(d) or any successor or replacement statute shall be considered as self-proved. (1977, c. 795, s. 1; 1979, c. 536, s. 1; 1981, c. 599, s. 8; 1999-456, s. 59; 2013-91, s. 1(f).)